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10 *Attorneys for Creditor*
11 *Barnard Pipeline, Inc.*

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UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

In re: PG&E CORPORATION, -and- PACIFIC GAS AND ELECTRIC COMPANY,	Bankruptcy Case Case No. 19-30088 (DM) Chapter 11 (Lead Case) (Jointly Administered)
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Debtors.

- | | |
|--|--|
| <input type="checkbox"/> Affects PG&E Corporation
<input type="checkbox"/> Affects Pacific Gas and Electric Company
<input checked="" type="checkbox"/> Affects both Debtors | NOTICE OF CONTINUED PERFECTION OF MECHANICS LIEN PURSUANT TO 11 U.S.C. § 546(b)(2)

Modoc County (Lien 20190000134) |
|--|--|

* All papers shall be filed in the Lead Case,
No. 19-30088 (DM)

Barnard Pipeline, Inc. ("Barnard"), by and through its undersigned counsel, hereby gives notice of continued perfection of its mechanics lien under 11 U.S.C. § 546(b)(2), as follows:

1. Barnard has provided and delivered labor, services, equipment, and/or materials for the construction and improvements of projects located in the County of Modoc, State of California (the "Property"), the legal description for which is set forth in the Claim of Mechanics Lien, a true copy of which is attached hereto as **Exhibit A** (the "Mechanics Lien").

2. The Property is owned by PG&E Corporation and/or Pacific Gas and Electric Company (collectively, the "Debtors"), which filed voluntary petitions for relief under Chapter 11

1 of Title 11 of the United States Code (the “Bankruptcy Code”) on January 29, 2019 (the “Petition
2 Date”).

3 3. On January 28, 2019, before the Petition Date, Barnard properly and timely recorded
4 its Mechanics Lien under California Civil Code § 8400, *et seq.* in the Official Records of Modoc
5 County, State of California.

6 4. Through January 28, 2019, the amount owing to Barnard subject to its Mechanics
7 Lien is at least \$208,261.16, exclusive of accruing interest and other charges, and additional
8 amounts which have continued and are continuing, to accrue after the Petition Date.

9 5. California Civil Code § 8460(a) provides that:

10 The claimant shall commence an action to enforce a lien within 90
11 days after recordation of the claim of lien. If the claimant does not
12 commence an action to enforce the lien within that time, the claim
13 of lien expires and is unenforceable[.]

14 6. Pursuant to California Civil Code § 8460, an action to enforce a lien must be
15 commenced within 90 days after recordation of the claim of lien. However, section 362 of the
16 Bankruptcy Code automatically stays Barnard from filing a state court action to enforce its
mechanics lien. *See* 11 U.S.C. § 362.

17 7. Section 546(b)(2) of the Bankruptcy Code provides that when applicable law

18 ... requires seizure of such property or commencement of an action
19 to accomplish such perfection, or maintenance or continuation of
20 perfection of an interest in property; and ... such property has not
21 been seized or such an action has not been commenced before the
date of the filing of the petition; such interest in such property shall
be perfected, or perfection of such interest shall be maintained or
continued, by giving notice within the time fixed by such law for
such seizure or such commencement.

22
23 *See* 11 U.S.C. § 362; *see also Village Nurseries v. Gould (In re Baldwin Builders)*, 232 B.R. 406,
24 410-11 (9th Cir. 1999); *Village Nurseries v. Greenbaum*, 101 Cal.App.4th 26, 41 (Cal. Ct. App.
25 2002).

26 8. Accordingly, Barnard hereby provides notice of its rights as a lienholder in the
27 Property pursuant to California’s mechanics lien law. Barnard is filing and serving this notice to
perfect, preserve, maintain, and continue the perfection of its lien and its rights in the Property to

1 comply with the requirements of California state law, 11 U.S.C. §§ 362(a), 362(b)(3), and
2 546(b)(2), and any other applicable law. This notice constitutes the legal equivalent of having
3 recorded a mechanics lien in the recorder's office for the county where the Property is located and
4 then having commenced an action to foreclose the lien in the proper court. By this notice, the
5 Debtors and other parties in interest are estopped from claiming that the lawsuit to enforce
6 Barnard's mechanics lien was not timely commenced pursuant to applicable state law. Barnard
7 intends to enforce its lien rights to the fullest extent permitted by applicable law. The interests,
8 perfected, maintained, or continued by 11 U.S.C. § 546(b)(2) extend in and to the proceeds,
9 products, offspring, rents, or profits of the Property.

10 9. The filing of this notice shall not be construed as an admission that such filing is
11 required under the Bankruptcy Code, the California mechanics lien law, or any other applicable
12 law. In addition, Barnard does not make any admission of fact or law, and Barnard asserts that its
13 lien is senior to and effective against entities that may have acquired rights or interests in the
14 Property previously.

15 10. The filing of this notice shall not be deemed to be a waiver of Barnard's right to
16 seek relief from the automatic stay to foreclose its mechanics lien and/or a waiver of any other
17 rights or defenses.

11. Barnard reserves all rights, including the right to amend or supplement this notice.

19 Dated: April 11, 2019

**WATT, TIEDER, HOFFAR & FITZGERALD,
L.L.P.**

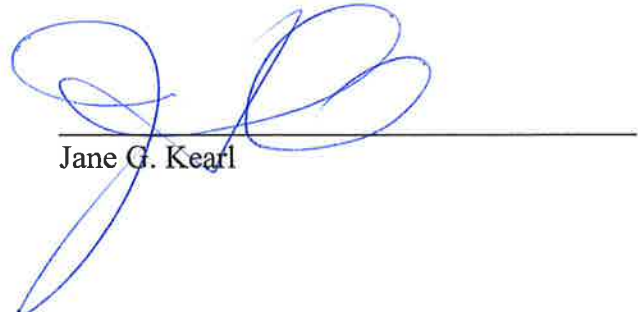
By:

Jane G. Kearl (CA 156560)
Colin C. Holley (CA 191999)
2040 Main Street, Suite 300
Irvine, CA 92614
Telephone: 949-852-6700
Facsimile: 949-261-0771
Email: jkearl@watttieder.com
cholley@watttieder.com

*Attorneys for Creditor
Barnard Pipeline, Inc.*

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2 **CERTIFICATE OF SERVICE**
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6 I hereby certify that on April 12, 2019, I caused a copy of the foregoing Notice of
7 Continued Perfection of Mechanics Lien Pursuant to 11 U.S.C. § 546(b)(2) to be sent via e-mail
8 and/or first-class mail to the parties identified in the Master Core/2002 Service List attached hereto
9 as **Exhibit B**.
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EXHIBIT A

Recording requested by:
Barnard Pipeline, Inc.

And when recorded mail this document to:

Jane G. Kearn, Esq.
Robert C. Shaia, Esq.
Watt, Tieder, Hoffar & Fitzgerald, LLP
2040 Main Street, Suite 300
Irvine, CA 92614



* \$ R 0 0 0 0 0 0 1 0 5 6 \$ *
Modoc County Recorder
Kristen DePaul, County Recorder
DOC - 20190000134

REQD BY Public Mail
January 29, 2019 7:41 AM

Ttl Pd \$92.00 Rcpt # F20190000147

shagge/REC-CNTR-1801/1 - 3

For recorder's use

MECHANICS' LIEN (Cal. Civ. Code § 8416, et seq.)

1. BARNARD PIPELINE, INC. ("Claimant") claims a mechanics lien for the labor, services, equipment and/or materials described in paragraph 2, furnished for a work of improvement on that certain real property located in the County of Modoc, State of California, and more particularly described as:

All right, title and interest of Pacific Gas and Electric Company ("PG&E") at or near the properties located at:

Location A: AC/CTS 01 & 02 - L400 MP 10.39, L401 MP 10.39 Modoc County
Lat: 41.849288, Long: -121.316998

Location B: AC/CTS 03 & 04 Modoc County - L400 MP 11.19, L401 MP 11.18
Lat: 41.837606, Long: -121.315625

Location C: Zinc & SSDs Modoc County - L400 MP 18.77, L401 MP 18.77
Lat: 41.729415, Long: -121.299282

Location D: AC/CTS 05 & 06 Modoc County - L400 MP 19.37, L401 MP 19.37
Lat: 41.721002, Long: -121.297989

Location E: AC/CTS 07 & 08 Modoc County - L400 MP 30.91, L401 MP 30.91
Lat: 41.561554, Long: -121.34569

and all appurtenances and easements related thereto, including specifically, without limitation, all improvements, structures, and pipelines in or on which Claimant provided labor, services, equipment, and/or materials as set forth in paragraph 2.

2. After deducting all just credits and offsets, the sum of \$208,261.16, together with interest at the rate of 10% per annum from January 22, 2019, is due Claimant for the following: labor, services, equipment and/or materials for installation of cathodic test stations on high pressure natural gas pipelines, and related construction work performed under the Alliance Agreement between Claimant and PG&E and Contract Work Authorization No. C4626, or otherwise requested by PG&E.

3. Claimant furnished the labor, services, equipment and/or materials, at the request of: PG&E.

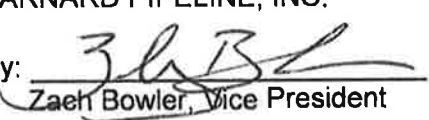
4. The name and address of the owner(s) or reputed owner(s) of the real property is/are: PG&E, 77 Beale Street, 32nd Floor, San Francisco, CA 94105.

5. Claimant's address is: 701 Gold Avenue, Bozeman, MT 59715.

Dated January 22, 2019

BARNARD PIPELINE, INC.

By:


Zach Bowler, Vice President

VERIFICATION

I, Zach Bowler, am the Vice President of Claimant on the foregoing Mechanics Lien and am authorized to make this verification for and on its behalf. I have read the foregoing Mechanics Lien and know the contents of the Mechanics Lien to be true of my own knowledge.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated January 22, 2019

By: 
Zach Bowler, Vice President

NOTICE OF MECHANICS LIEN

ATTENTION!

Upon the recording of the enclosed MECHANICS LIEN with the county recorder's office of the county where the property is located, your property is subject to the filing of a legal action seeking a court-ordered foreclosure sale of the real property on which the lien has been recorded. That legal action must be filed with the court no later than 90 days after the date the mechanics lien is recorded.

The party identified in the enclosed mechanics lien may have provided labor or materials for improvements to your property and may not have been paid for these items. You are receiving this notice because it is a required step in filing a mechanics lien foreclosure action against your property. The foreclosure action will seek a sale of your property in order to pay for unpaid labor, materials, or improvements provided to your property. This may affect your ability to borrow against, refinance, or sell the property until the mechanics lien is released.

BECAUSE THE LIEN AFFECTS YOUR PROPERTY, YOU MAY WISH TO SPEAK WITH YOUR CONTRACTOR IMMEDIATELY, OR CONTACT AN ATTORNEY, OR FOR MORE INFORMATION ON MECHANICS LIENS GO TO THE CONTRACTORS STATE LICENSE BOARD WEB SITE AT www.cslb.ca.gov.

PROOF OF SERVICE

I, Julie Benton, declare:

I am employed in the County of Orange, State of California. I am over the age of 18 years and not a party to the within action. My business address is 2040 Main Street, Suite 300, Irvine, California 92614-6232.

On January 24, 2019, I served the originals true copies of the following document(s) described as MECHANICS LIEN and NOTICE OF MECHANICS' LIEN on the interested parties in this action, by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, the United States mail at Irvine, California addressed as set forth below:

Pacific Gas & Electric Company (PG&E)
77 Beale Street, 32nd Floor
San Francisco, CA 94105

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on January 24, 2019, at Irvine, California.

Julie Benton
Julie Benton

EXHIBIT B

NAME	DESCRIPTION	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	PHONE	COUNTRY	FAX	EMAIL
AERIA ENERGY LLC	Counsel for Miriam Trettervik, including other Fire Plaintiffs	Attn: E. Elliot Adler, Geoffrey E. Marr, Brittney S. Zummer	402 West Broadway	Suite 660	San Diego	CA	92101	619-531-8700		619-342-9600	Eddier@TheAdlerFirm.com bmunner@TheAdlerFirm.com
AKERMAN LLP	Counsel for TRANSEASTERN PIPELINE COMPANY, LLC	Attn: Ron A. Symm	10000 Ming Avenue	601 West Fifth Street, Suite 300	Los Angeles	CA	90071	661-665-5791		213-688-9500	RASymm@aeerenergy.com
AKERMAN LLP	Counsel for TRANSWESTERN PIPELINE COMPANY, LLC	Attn: EVELINA GENTRY Attn: JOHN E. MITCHELL and YELENA ARCHIYAN	2001 Ross Avenue, Suite 3600	Dallas	TX	75201	214-720-4300		213-627-6342 214-981-9339	evelina.gentry@akerman.com yelena.archyan@akerman.com john.mitchell@akerman.com	
AKERMAN LLP	Counsel for Ad Hoc Committee of Senior Unsecured Noteholders of Pacific Gas and Electric Company	Attn: Ashley Vinsen Crawford	580 California Street	Suite 1500	San Francisco	CA	94104	415-765-9500		415-765-9501	avincxford@akingump.com
Akin Gump Strauss Hauer & Feld LLP	Counsel for Ad Hoc Committee of Senior Unsecured Noteholders of Pacific Gas and Electric Company	Attn: David P. Simonds	1999 Avenue of the Stars	Suite 500	Los Angeles	CA	90067	310-229-1000		310-229-1001	dsimonds@akingump.com instameric@akingump.com lizengolf@akingump.com dbottone@akingump.com shigijohn@newthornton.com ic@andrewsthomson.com aial@andrewsthomson.com Andrew.Silfen@arentfox.com Beth.Brownstein@arentfox.com Jordan.Reiter@rentfox.com
Akin Gump Strauss Hauer & Feld LLP	Counsel for Ad Hoc Committee of Senior Unsecured Noteholders of Pacific Gas and Electric Company	Attn: Michael S. Stamper, Ira S. Dizingoff, David H. Butter	One Bryant Park		New York	NY	10036	212-872-1000		212-872-1002	christophewong@rentfox.com andy.tong@arentfox.com jordan.reiter@rentfox.com
ANDREWS & THORNTON, Counsel for Aganian, Inc.	Attn: Anne Andrews, Sean T. Higgins, and John C. Thornton	Attn: Andrew J. Saffen, Beth M. Brownstein, Jordan L. Renert	4701 Von Karman Ave	Suite 300	Newport Beach	CA	92660	949-748-1000		949-315-2540	christophewong@rentfox.com andy.tong@arentfox.com jordan.reiter@rentfox.com
ARENT FOX LLP	Counsel for BOKF, NA, solely in its capacity as Indenture Trustee	Attn: Andy S. Kong and Christopher K.S. Wong	1301 Avenue of the Americas	42nd Floor	New York	NY	10019	212-484-3900		212-484-3990	christophewong@rentfox.com andy.tong@arentfox.com jordan.reiter@rentfox.com
ARENT FOX LLP	Counsel for BOKF, NA, solely in its capacity as Indenture Trustee	Attn: Avram Ordubegian	555 West Fifth Street	48th Floor	Los Angeles	CA	90013-1065	213-629-7400		213-629-7401	Aram.Ordubegian@rentfox.com
ARENT FOX LLP	Counsel for Genesys Telecommunications Laboratories	Attn: Brian Lohman, Esq., Steven Fruchter, Esq.	555 West Fifth Street	48th Floor	Los Angeles	CA	90013-1065	213-629-7400		213-629-7400	brian.lohman@arnoldporter.com steven.fruchter@arnoldporter.com
ARNOLD & PORTER KAEV SCHOLER LLP	Counsel for AT&T	Attn: James W. Grudis, Esq.	250 West 55th Street	One AT&T Way Room	New York	NY	10019	212-836-8000		212-836-8000	James.W.Grudis@att.com arnold.almedras@att.com james.grudis@att.com
ATTY	Counsel for California State Agencies	Attn: XAVIER BECERRA, DANIELLE VALDEZ, and ANAHEL ALMENDROS	455 Golden Gate Avenue	Suite 11000	San Francisco	CA	94102-7004	415-510-3317		415-510-3317	Xavier.Becerra@doj.ca.gov Danielle.Valdez@doj.ca.gov Anaheal.Almendros@doj.ca.gov
ATTORNEY GENERAL OF CALIFORNIA	Counsel for California State Agencies	Attn: XAVIER BECERRA, MARGARITA PADILLA, and JAMES POTTER	1515 Clay Street, 20th Floor	P.O. Box 70550	Oakland	CA	94612-0550	510-879-0815		510-879-0815	Xavier.Becerra@doj.ca.gov Margarita.Padilla@doj.ca.gov James.Potter@doj.ca.gov
ATTORNEY GENERAL OF CALIFORNIA	Counsel for California State Agencies	Attn: XAVIER BECERRA, MARGARITA PADILLA, and JAMES POTTER	300 South Spring Street	Suite 1702	Los Angeles	CA	90013	213-269-6326		213-269-6326	Xavier.Becerra@doj.ca.gov Margarita.Padilla@doj.ca.gov James.Potter@doj.ca.gov
BAILEY AND ROMERO LAW FIRM	Counsel for Phillips and Jordan, Inc., Plaintiffs' Counsel for Certain Fire Damage Plaintiffs	Attn: MARTHA E. ROMERO	12158 Beverly Boulevard		Whittier	CA	90601	562-889-0182		562-889-0182	marthaormero@law@gmail.com eagerman@bakerbotts.com lattard@bakerbotts.com rjulian@bakerbotts.com edumas@bakerbotts.com lurkay.mcdowell@bakerbotts.com ian.roberts@bakerbotts.com kevin.chile@bakerbotts.com
BAKER & HOSTETLER, LLP	Counsel for Official Committee of Tort Litigants	Attn: Eric E. Sagerman, Lauren T. Attard	11601 Wilshire Blvd.	Suite 1400	Los Angeles	CA	90025-0509	310-442-8875		310-442-8875	Eric.E.Sagerman@bakerhostetler.com Lauren.T.Attard@bakerhostetler.com
BAKER & HOSTETLER, LLP	Counsel for Official Committee of Tort Litigants	Attn: Robert A. Julian, Cecily A. Dumars	1160 Battery Street	Suite 100	San Francisco	CA	94111	415-542-8730		415-542-8730	Robert.A.Julian@bakerhostetler.com Cecily.A.Dumars@bakerhostetler.com
BAKER & HOSTETLER, LLP	Counsel for Phillips and Jordan, Inc., Counsel for Plaintiff's Counsel for Substations, Inc., Counsel for Plaintiff's Counsel for Substations, Inc., and Plaintiff's Counsel for Substations, Inc.	Attn: C. Luckey McDowell, Ian E. Roberts, Kevin Zhu	2001 Ross Avenue	Suite 1000	Dallas	TX	75201	214-933-6300		214-933-6300	C.Luckey.McDowell@bakerhostetler.com Ian.E.Roberts@bakerhostetler.com Kevin.Chile@bakerhostetler.com
BAKER BOTTS LLP	Counsel for NRG Energy Inc., Clearway Energy, Inc., and Clearway Energy Group LLC	Attn: Navi S. Dillon	101 California Street	Suite 3600	San Francisco	CA	94111	415-291-6100		415-291-6100	Navi.Dillon@bakerbotts.com
BAKER BOTTS LLP	Counsel for NRG Energy Inc., Clearway Energy, Inc., and Clearway Energy Group LLC	Attn: John H. Rowland	211 Commerce Street	Suite 800	Nashville	TN	37201	615-726-5544		615-726-5544	jrowland@bakerbottsnelson.com
BAKER, DONALDSON, BEARMAN, CALDWELL & BERKOWITZ, PC	Counsel for Phillips and Jordan, Inc., Counsel for Plaintiff's Counsel for Substations, Inc., Counsel for Plaintiff's Counsel for Substations, Inc., and Plaintiff's Counsel for Substations, Inc.	Attn: Lacey E. Rochester, Jan M. Hayden	201 St. Charles Avenue,	Suite 3500	New Orleans	LA	70170	504-566-5392, 504-566-5200		504-566-4000	lrochester@bakerdonelson.com hayden@bakerdonelson.com
BAKER, DONALDSON, BEARMAN, CALDWELL & BERKOWITZ, PC	Counsel for Phillips and Jordan, Inc., Counsel for Plaintiff's Counsel for Substations, Inc., and Plaintiff's Counsel for Substations, Inc.	Attn: Brian D. Huben	2029 Century Park East	Suite 800	Los Angeles	CA	90067-2909	424-204-4353		424-204-4353	huben@bakerdonelson.com ganz@bakerdonelson.com
BALLARD SPAHR LLP	Counsel for Reliant and Louisiana Energy Services, LLC	Attn: Craig Solomon Ganz, Michael S. Myers	1 East Washington Street	Suite 2300	Phoenix	AZ	85004-2555	302-252-4428		302-252-4428	myersms@ballardspaehr.com summerms@ballardspaehr.com
BALLARD SPAHR LLP	Counsel for Reliant and Louisiana Energy Services, LLC	Attn: Matthew G. Summers	919 North Market Street	11th Floor	Wilmington	DE	19803	646-855-2464		646-855-2464	belvedere@releagle.com belvedere@releagle@gmail.com john.mccusker@bamu.com ifiske@baronbudd.com tmcurran@bmu.com
Baron & Budd, P.C.	Counsel for Bank of America, N.A., Plaintiffs Impacted by the Wildfires	Attn: John McCusker	Mail Code 1100	One Bryant Park	Dallas	TX	75219	214-521-3605		214-521-3605	kevin.mcclusker@bmu.com mbarne@beneschlaw.com
Baron & Budd, P.C.	Counsel for Infineos Limited, Counsel for ACFT, Inc., and Plaintiff's Counsel for Infineos Limited, Counsel for ACFT, Inc.	Attn: Scott Summary, John Fiske	3102 Oak Lawn Avenue	#1100	Los Angeles	CA	90071-3485	415-659-7924		415-659-7924	kevin.mcclusker@bmu.com mbarne@beneschlaw.com
BENESCH, FRIEDLANDER, COPLAN & ARONOFF	Counsel for Infineos Limited, Counsel for ACFT, Inc., and Plaintiff's Counsel for Infineos Limited, Counsel for ACFT, Inc.	Attn: Terry L. Higham, Thomas E. McCurnin, Christopher D. Hirsh	350 South Grand Avenue,	Suite 314	Los Angeles	CA	900402	949-313-5029		949-313-5029	kevin.mcclusker@bmu.com mbarne@beneschlaw.com
BENESCH, FRIEDLANDER, COPLAN & ARONOFF	Counsel for Nationalwide Entities	Attn: Matthew D. Metzger	1777 Birch Place		San Mateo	CA	94402	916-355-4610		916-355-4610	kevin.mcclusker@bmu.com mbarne@beneschlaw.com
BENESCH, FRIEDLANDER, COPLAN & ARONOFF	Counsel for Subsidiary Insurers				Wilmington	DE	19803	302-442-7010		302-442-7010	kevin.mcclusker@bmu.com mbarne@beneschlaw.com
BENESCH, FRIEDLANDER, COPLAN & ARONOFF	Counsel for Bank of America, N.A., Plaintiffs Impacted by the Wildfires				San Francisco	CA	94104	312-767-9192		312-767-9192	kevin.mcclusker@bmu.com mbarne@beneschlaw.com
BENESCH, FRIEDLANDER, COPLAN & ARONOFF	Counsel for City of Moran Hill				Irvine	CA	92614	949-474-1880		949-474-1880	kevin.mcclusker@bmu.com mbarne@beneschlaw.com
BENESCH, FRIEDLANDER, COPLAN & ARONOFF	Counsel for Dan Clarke				Irvington	CA	92614	949-313-5029		949-313-5029	kevin.mcclusker@bmu.com mbarne@beneschlaw.com
BENESCH, FRIEDLANDER, COPLAN & ARONOFF	Counsel for El Paso Natural Gas, Inc., Plaintiff's Counsel for El Paso Natural Gas, Inc., and Plaintiff's Counsel for El Paso Natural Gas, Inc.				Sacramento	CA	95814	916-225-4010		916-225-4010	kevin.mcclusker@bmu.com mbarne@beneschlaw.com

DESCRIPTION	NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	PHONE	EMAIL	FAX
Counsel for ChargePoint, Inc., Counsel to Almendariz Counsel, Inc.	BINDER & MALTER, LLP	Attn: Michael W. Walter, Robert G. Harris, Heintz Binder	2775 Park Avenue	Suite 1500	Santa Clara	CA	95050	408-295-1700	Michael@bindermalter.com Rob@bindermalter.com Heintz@bindermalter.com	408-295-1531
Counsel for Creditor and Party-in-Interest Sonoma Clean Water Authority	Boutin Jones, Inc.	Attn: Mark Gorton Attn: Alan R. Brayton, Esq., and Bryn G. Lettsch, Esq.	555 Capital Mall 222 Rush Landing Road	P.O. Box 6169	Sacramento	CA	95814		mgorton@boutinjones.com	
Counsel for asbestos personal Injury creditor Everett Freeman Wainio, Jr.	BRAYTON-PURCELL LLP	Attn: Mark V. Isola	2033 N. Main Street	Suite 720	Walnut Creek	CA	94596	415-898-6169	415-898-1555	415-898-2347
Counsel for MDL Inc. (Isha Acute-Bore Directional Drilling Services, Inc.)	Brothers Smith LLP	Attn: Gregory A. Rousseau Attn: Valerie Bantier Peo, Shawn M. Christianson	235 Montgomery Street 55 Second Street	Suite 410 17th Floor	San Francisco	CA	94104	415-932-8940	925-944-9700	925-944-9701
Counsel for Oracle America, Inc.	Brunetti Roujeau LLP	Attn: Araceli Aguilar	505 Van Ness Avenue		San Francisco	CA	94105	415-227-0700	415-992-8915	415-992-8916
Counsel for Public Utilities Commission Chevron Products Company, a division of CHEVRON U.S.A. INC.	Buchalter, A Professional Corporation	Attn: Melanie Cruz, M. Armistrell	6001 Bollinger Canyon Road	T2110	San Ramon	CA	94102	415-703-2015	415-703-2262	415-703-2015
Intervening Party California Community Choice Associations	Clark & Trewhick	Attn: Kimberly S. Wanick	800 Wilshire Boulevard	12th Floor	Los Angeles	CA	90017	213-629-5700	213-624-9441	kwinkie@claritrev.com
Comcast Inc., Safeway Inc., Callin Specialty Insurance Company, David W. Nash, Rhonda J. Mahfouz, Mr. Surplus Lines Insurance Company, Chubb Custom Insurance Company, General Security Indemnity Company of Arizona (GSNA), Market Bermuda Limited, Ashford Hospitality Council of Telephone Companies of America, Inc., The Calaveras Telephone Co., The Ponderosa Co., Sierra Wireless, Inc., Voltaire Company and TDS Telecom	Clausing Miller P.C.	Attn: Michael W. Goodlin Attn: Lisa Schweitzer, Margaret Schleifer	17901 Von Karman Avenue One Liberty Plaza	Suite 650 651 Boas Street, Room	Irvine	CA	92614	949-260-3100	949-260-3190	mgoodin@clausen.com lischweizer@sgb.com
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Nuclear Regulatory Commission	U.S. Nuclear Regulatory Commission	Attn: General Counsel	U.S. NRC Region IV	1600 E. Lamar Blvd.	Arlington	TX	76011	202-616-0341		
Interest Party	Union Pacific Railroad Company	Attn: General Counsel	STOP 1580	Washington	DC	20555-0001	817-860-8100			
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Counsel for Debtor	Weil, Gotshal & Manges LLP	Attn: Stephen Karotkin, Jessica Liou, Matthew Goren	767 Fifth Avenue		New York	NY	10153-0119	212-310-8000		
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